



2011 AUS 25 PM 4: 23

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Tareq Nasser Albuaijan

Confirmation No. 6202

U.S. Patent Application No. 09/779,661

Filed: February 9, 2001

Group Art Unit: 2856

U.S. Patent No. 6,435,022

Examiner: Robert R. Raevis

08/29/2011 DALLEN

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2430.00 OP

Issued: August 20, 2002

For: PARTIAL STROKE TESTING SYSTEM

PETITION TO ACCEPT LATE PAYMENT OF MAINTENANCE FEES AFTER PATENT EXPIRATION WHERE THE DELAY WAS UNAVOIDABLE

MAIL STOP: PETITIONS Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Pursuant to 37 C.F.R. 1.378 Applicant hereby submits:

Payment pursuant to 37 C.F.R. 1.20(e)-(g) \$ 490.00

\$1,240.00

\$1,730.00

The surcharge set forth in 37 C.F.R. 1.20(i)(l) \$ 700.00

Credit card authorization enclosed for: \$2,430.00

The following shows: 1. The delay was unavoidable since reasonable care was taken to ensure that the maintenance fees would be paid timely; and 2. This petition is being filed promptly after the patentee became aware of the expiration of the patent.

Application No.: 09/779,661 Docket No.: 3174D-0002

STEPS TAKEN TO ENSURE THAT ALL PAYMENTS OF MAINTENANCE FEES WOULD BE TIMELY MADE AND DOCUMENTS IN SUPPORT THEREOF

Steps taken to ensure that all payments of maintenance fees would be timely made are set forth in the following Declarations and documents:

Declaration of David E. Dougherty Attorney of record in the prosecution of the Tareq

Nasser Albuaijan patent application including

payment of issue fee paid

Declaration of Ricardo A. Young Docket manager of Lowe Hauptman Ham &

Berner, LLP

Declaration of Daphne A. Ward Secretary and legal assistant to David E.

Dougherty

Declaration of Joy Climo Patent secretary and docket manager at Dennison

and MacDonald and previously secretary and docketing assistant at Dennison Schultz and

Dougherty

Applicant's position is further supported by the following documents:

- Transaction History for Partial Stroke Testing System downloaded from U.S.P.T.O.
 (Exhibit A)
- Evidence of correspondence address change and continuing use of wrong address after receiving change of address notification (Exhibit B)
- Part B Fee Transmittal from U.S.P.T.O. (Exhibit C)
- Notice of Patent Expiration addressed to Dougherty and Troxell (Exhibit D)

STEPS TAKEN TO SHOW THAT PROMPT ACTION WAS TAKEN IN FILING THIS PETITION

Steps taken to show that prompt action was taken in filing this petition are shown in the following Declarations:

- Declaration of Tareq Nasser Albuaijan (Patentee)
- Declaration of Omar Al Bannai, Ph.D. (Director General, SAC)
- Declaration of David E. Dougherty (see above)
- Declaration of George Miller (Retired senior primary examiner, Registration No. 38,777)
- Declaration of Ricardo A. Young (Docket Manager at LHHB, LLP)
- Declaration of Daphne A. Ward (Legal Assistant to David E. Dougherty)
- Declaration of Joy Climo (Patent Secretary and Docket Manager at Dennison Schultz and Dougherty and Dennison and MacDonald)

PETITIONER REQUESTS THAT THE DELAYED PAYMENT OF THE MAINTENANCE FEE BE ACCEPTED AND THE PATENT REINSTATED.

Please charge any shortage in fees due in connection with the filing of this paper to Deposit Account 07-1337 and please credit any excess fees to such deposit account.

Respectfully submitted,

LOWE HAUPTMAN HAM & BERNER, LLP

DAVID E. DOUGHERTY Registration No. 19,576

1700 Diagonal Road, Suite 300

Alexandria, Virginia 22314

Telephone: (703) 684-1111 Facsimile: (703) 518-5499

DED/daw

Date: August 24, 2011



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Docket No.: 3174D-0002

Tareq Nasser Albuaijan : Confirmation No. 6202

U.S. Patent Application No. 09/779,661

Filed: February 9, 2001 : Group Art Unit: 2856

U.S. Patent No. 6,435,022 : Examiner: Robert R. Raevis

Issued: August 20, 2002

For: PARTIAL STROKE TESTING SYSTEM

DECLARATION OF DAVID E. DOUGHERTY

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

I, David E. Dougherty hereby declare that all statements made herein of my own knowledge are true and that all statements made on information are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both under Section 1001, Title 18 of the United States Code in which such willful false statements may jeopardize the validity of the above-identified application or any patent issued therefrom:

I, David E. Dougherty certify that I am a registered U.S. patent attorney, a member of the Virginia State Bar and the attorney who prosecuted the patent application of Tareq Nasser Albuaijan, Serial No. 09/779,661 that matured into U.S. Patent No. 6,435,022.

On August 4, 2011 in the afternoon, I received a telephone call from Dr. Omar Al Bannai, Director General of the Sabah Al-Ahmad Center for Giftedness & Creativity ("SAC") in Kuwait. The SAC helps Kuwait inventors to communicate with U.S. patent attorneys, obtain and

Application No.: 09/779,661

maintain U.S. patents. Dr. Al Bannai asked me why the Albuaijan patent was listed as expired and why they had not been informed of the due dates for payment of maintenance fees.

Immediately after my conversation with Dr. Omar Al Bannai, I personally checked with my legal assistant to verify the expiration of the patent and searched through my active and patented files, but was unable to find the file folder. Since my entry into private practice in 1986 my files have been organized by client number/project number as for example in the present case 3174D-0002. At that time I was unable to locate the file.

On or about 6:00 a.m. the next morning, Friday, August 5, 2011 I left for the airport for a previously scheduled trip to San Francisco and on Monday, August 8, 2011 took a return flight to Washington Dulles Airport.

At the Dougherty and Troxell firm, the Dennison Schultz and Dougherty firm, Dennison Schultz Dougherty and MacDonald firm and subsequently at the Lowe Hauptman Ham and Berner, LLP firm, I maintained my files separately from firm files to the extent that all of my files were together even though several file cabinets may have been in rooms with other firm file cabinets.

On or about Tuesday, August 9, 2011, after learning that the U.S.P.T.O. file could not be downloaded electronically, I contacted George Miller, a retired Senior Primary Examiner, Registration No. 38,777 and asked him to obtain copies of various documents selected from the Patent Office's Transaction history. I previously obtained a printout of the contents of that file and understood that the patent file had been sent to storage.

On or about August 16, 2011 I received copies of the requested documents from the USPTO file.

One document, from the U.S.P.T.O. Transaction history (copy attached as Exhibit A) showed that on March 14, 2001 the Patent Office received a change of address in the above-

Application No.: 09/779,661

identified application that matured into U.S. Patent No. 6,435,022. Further at this stage my file had been found and a signed change of address notice and acknowledgement of receipt of that change of address bearing the Patent Office stamp were obtained from my file. Copies of those documents are enclosed as Exhibit B.

On June 27, 2002 we paid an Issue Fee on an Issue Fee Transmittal form sent from the U.S.P.T.O. and addressed to Dougherty and Troxell. A copy is enclosed as Exhibit C. I assume that this was obtained as a result of our efforts to pick up any miss sent mail to my former firm.

A copy of a Notice of Patent Expiration addressed to Dougherty and Troxell was obtained from the U.S.P.T.O. file. A copy is enclosed as Exhibit D.

Upon moving to Dennison Schultz and Dougherty I again elected to maintain my files separately from those of the firm and did so through the entire stay. A number of my file cabinets were placed in rooms with the firm files but were maintained separately.

On Thursday, August 18, 2011, I was reviewing proposed and signed declarations and a petition to revive U.S. Patent No. 6,435,022 when I realized that I had made a declaration about receiving a telephone call from Dr. Omar Al Bannai but did not have a Declaration from Dr. Omar Al Bannai or from the inventor as to when they learned that the maintenance fees for his patent had not been paid. I immediately reviewed the documents and prepared a proposed declaration for Dr. Al Bannai and one for the inventor based on my earlier conversation with Dr. Al Bannai and on my working relationship with the inventor. To be more specific, knowing the inventor as I do, I knew that the inventor would almost immediately contact Dr. Omar Al Bannai upon learning that his patent had expired.

On Thursday, August 18, 2011, I did not try to telephone Mr. Tareq Nasser Albuaijan because at the time I recognized that it was too late to telephone in view of the seven hour time difference between the United States and Kuwait.

Application No.: 09/779,661

On or about Friday, August 19, 2011, I sent proposed declarations for signatures to Dr. Omar Al Bannai and Mr. Tareq Albuaijan.

On Monday afternoon, August 22, 2011, I received signed declarations from Kuwait.

As shown by the Notice of Allowability and Notice of Patent Expiration, the U.S.P.T.O. after receiving a change of address of March 14, 2001 continued to send correspondence to the prior address of the Dougherty and Troxell firm. Had the Notice of Patent Expiration been reported to Dennison Schultz and Dougherty, it would have been immediately revived in view of the standing instructions from the Kuwait Foundation for the Advancement of Sciences (KFAS).

During the first two to three years after leaving the Dennison Schultz Dougherty and MacDonald firm I maintained a close relationship with my former firm and picked up any mail misdirected to me at Dennison Schultz and Dougherty every one to three weeks. And even today I periodically check for mail miss sent at least once a month. For example, I routinely drop off drawings or pickup formal drawings from Robert Busch an independent patent draftsman who was a subtenant of Dennison Schultz and MacDonald and is presently a subtenant of Dennison and MacDonald.

The Petition filed herewith on August 24, 2011 was essentially ready for filing on August 23, 2011, but the filing was postponed due to an earthquake.

Further declarath sayath not.

David E. Dougherty



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Tareq Nasser Albuaijan : Confirmation No. 6202

U.S. Patent Application No. 09/779,661

Filed: February 9, 2001 : Group Art Unit: 2856

U.S. Patent No. 6,435,022 : Examiner: Robert R. Raevis

Issued: August 20, 2002

For: PARTIAL STROKE TESTING SYSTEM

DECLARATION OF RICARDO A. YOUNG

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

I, Ricardo A. Young hereby declare that all statements made herein of my own knowledge are true and that all statements made on information are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both under Section 1001, Title 18 of the United States Code in which such willful false statements may jeopardize the validity of the above-identified application or any patent issued therefrom:

I, Ricardo A. Young certify that I am the docketing manager of the law firm of Lowe Hauptman, Berner and Ham, LLP. I have been the docketing manager at Lowe Hauptman Berner and Ham, LLP since September of 2004 and in accordance with standard docketing procedures I routinely enter into the firm's computerized database all records and pending due dates as necessary. In addition all incoming correspondence, in particular from the USPTO is directly routed to me for docketing into the system daily.

Application No.: 09/779,661 Docket No.: 3174D-0002

During the month on or about May 1, 2006, attorney David E. Dougherty joined the firm. During this period of transition from his previous firm (Dennison Schultz and Dougherty) into ours it was discovered that his records could not be electronically transferred into our system. As I was the sole individual tasked with maintaining the firm's database I was tasked with manually entering all of his records (in excess of 3500 records) into our database. In an effort to complete this task as quickly, accurately and efficiently as possible, it was determined that only active cases (e.g. pending, patented) would be entered into the database. Any inactive cases (e.g. abandoned) were deemed less urgent and not necessary to enter. It is estimated that it took me until the end of 2006 to enter into our database all of the records that came from his previous firm.

In addition, we subsequently continued to receive communications from the USPTO and additional records active and inactive transferred from his previous firm for the next years or more.

The record 3174D-0002 (U.S. Patent Number 6,435,022) was initially due for its first maintenance fee on February 20, 2006 with a late payment possible until August 20, 2006. This record had not been transferred to our firm during the transition period of May 2006 to December 2006. It is further noted the case was not transferred to our custody until sometime during year 2007 or later and was shipped with additional abandoned cases and miscellaneous communications from Mr. Dougherty's previous firm. At that time it was already abandoned and unknown to me that it in fact was to have been maintained in force.

It was only recently discovered in August of this year through a call from the client to inquire about the status of the patent that should have been kept in force. The record was located and noted of the expiration since 2006 and immediately entered into the records database. It was also noted that no record was ever received of a Maintenance Fee reminder from the USPTO and also no Notice of Patent Expiration was ever received by the firm of Lowe Hauptman Ham and Berner, LLP.

Application No.: 09/779,661

If either of the previous mentioned communications from the USPTO were received by this office, the payment would have been timely made.

Further declarath sayath not.

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PATENT



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Tareq Nasser Albuaijan

Confirmation No. 6202

U.S. Patent Application No. 09/779,661

Filed: February 9, 2001

Group Art Unit: 2856

U.S. Patent No. 6,435,022

Examiner: Robert R. Raevis

Issued: August 20, 2002

For:

PARTIAL STROKE TESTING SYSTEM

DECLARATION OF DAPHNE A. WARD

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

- I, Daphne A. Ward hereby declare that all statements made herein of my own knowledge are true and that all statements made on information are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both under Section 1001, Title 18 of the United States Code in which such willful false statements may jeopardize the validity of the above-identified application or any patent issued therefrom:
- I, Daphne A. Ward certify that I am a senior patent secretary, legal assistant presently working for David E. Dougherty at the Lowe Hauptman Berner and Ham, LLP law firm. From some time prior to 2000 I have worked as a patent secretary and in docketing matters relating to patent prosecution and maintenance.

Application No.: 09/779,661

During the period from May 1, 2002 and for several months thereafter, I worked part-

time for Mr. Dougherty. During this period Doreen Tallman (full-time secretary to Mr.

Dougherty) and the docket manager, Eric Taylor, and myself reviewed each of the files of Mr.

Dougherty and entered the docketing matters into the electronic docketing system for Dennison

Schultz and Dougherty.

Based on my memory, all files that I was responsible for were properly docketed and

entered into the electronic docketing system. I also believed that all of Mr. Dougherty's files at

Dougherty and Troxell were moved to Dennison Schultz and Dougherty.

For a period of several months following Mr. Dougherty's move from the Dennison

Schultz Dougherty and MacDonald firm to the firm of Lowe Hauptman Ham & Berner, LLP, I

entered docketing information from Mr. Dougherty's files into the electronic docketing system

of Lowe Hauptman Ham & Berner, LLP.

To the best of my knowledge each of Mr. Dougherty's files that I entered into the

electronic docketing system of Lowe Hauptman Ham & Berner, LLP were properly docketed

into the Lowe Hauptman Ham & Berner, LLP docket.

On or about 1:50 p.m. on August 23, 2011, I was making copies of documents for filing

in the above-identified matter when we told to leave the building and subsequently told to leave

the area due to an earthquake. Shortly thereafter we were told that we could leave for the day.

In view of the above, our filing of the Petition to Revive the above-identified patent was delayed

by one day.

Further declarath sayath not.

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PATENT



Docket No.: 3174D-0002

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Tareq Nasser Albuaijan : Confirmation No. 6202

U.S. Patent Application No. 09/779,661

Filed: February 9, 2001 : Group Art Unit: 2856

U.S. Patent No. 6,435,022 : Examiner: Robert R. Raevis

Issued: August 20, 2002

For: PARTIAL STROKE TESTING SYSTEM

DECLARATION OF JOY CLIMO

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

I, Joy Climo hereby declare that all statements made herein of my own knowledge are true and that all statements made on information are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both under Section 1001, Title 18 of the United States Code in which such willful false statements may jeopardize the validity of the above-identified application or any patent issued therefrom:

I, Joy Climo certify that I am a patent secretary, legal assistant and docketing manager for the firm of Dennison Schultz and Dougherty and its successors including Dennison and MacDonald. During that period I worked as a patent secretary and presently as a docketing manager but previously as doing the docketing for Mr. Malcolm MacDonald.

On or about August 10, 2011, I was asked by Mr. Dougherty to review the docketing for the aforementioned firms for the U.S. Patent No. 6,435,022 in the name of Tareq Nasser Albuaijan. I reviewed the files and based on my review of the active patent files and issued patents this file was not in our docketing system. I was also asked to check our docket for paying the maintenance fees for the aforementioned patent. Based on my review of the file the maintenance fees were not presently listed in our electronic docket.

Further declarath sayath not.

Joy Climo

Joy Clina



Docket No.: 3174D-0002 PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Tareq Nasser Albuaijan : Confirmation No. 6202

U.S. Patent Application No. 09/779,661

Filed: February 9, 2001 : Group Art Unit: 2856

U.S. Patent No. 6,435,022 : Examiner: Robert R. Raevis

Issued: August 20, 2002

For: PARTIAL STROKE TESTING SYSTEM

DECLARATION OF TAREO NASSER ALBUAIJAN

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

I, Tareq Nasser Albuaijan hereby declare that all statements made herein of my own knowledge are true and that all statements made on information are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both under Section 1001, Title 18 of the United States Code in which such willful false statements may jeopardize the validity of the above-identified application or any patent issued therefrom:

On or about August 4, 2011, I learned that my U.S. Patent No. 6,435,022 was expired due to nonpayment of maintenance fees. I immediately called Dr. Omar Al Bannai and asked why this had happened. Dr. Al Bannai replied that he would immediately call the U.S. attorneys and find out what had happened and what could be done to revive the patent.

On or about August 10, 2011, Dr. Al Bannai reported to me that Mr. Dougherty had assured him that they would file a petition to revive my patent.

Application No.: 09/779,661 Docket No.: 3174D-0002

Further declarath sayath not.

Tareq Nasser Albuaijan

 $\frac{8-21-201}{\text{Date}}$



PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Tareq Nasser Albuaijan

Confirmation No. 6202

U.S. Patent Application No. 09/779,661

Filed: February 9, 2001

Group Art Unit: 2856

U.S. Patent No. 6,435,022

Examiner: Robert R. Raevis

Issued: August 20, 2002

For:

PARTIAL STROKE TESTING SYSTEM

DECLARATION OF OMAR AL BANNAI, PhD

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

I, Omar Al Bannai, PhD hereby declare that all statements made herein of my own knowledge are true and that all statements made on information are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both under Section 1001, Title 18 of the United States Code in which such willful false statements may jeopardize the validity of the above-identified application or any patent issued therefrom:

In 2005 I was awarded a Dr. of Philosophy Degree in Education Management from the American University in London, U.K.;

In 1996 I received a Master of Education Degree in Technology Education from the University of Manchester, U.K;

In 1992 I received a Bachelor of Science Degree from Wentworth Institute of Technology, Boston, MA; U.S.A.;

In 1988 I received an Associate Degree in Electrical Engineering from the Kuwait Institute of Technology in Kuwait;

From June 2010 until the present, I have been General Director of Sabah Alahnad Center for Gifted and Creativity;

I am a co-inventor of a an Atrial Septal Occluder Device and Method as described and claimed by U.S. Patent Application No. 12/773,114 filed on May 4, 2010.

I am a co-inventor of a Cervical Therapy Device, a Medical Device for Neck Disc Treatment described and claimed in U.S. Patent No. 6,599,257 B2 dated July 29, 2003.

In 1999 I received a patent as a sole inventor of U.S. Patent No. 6,001,019 A, issued in 1999.

On August 4, 2011, I received a telephone call from Tareq Nasser Albuaijan. Mr. Albuaijan immediately asked me why we had allowed his patent U.S. Patent No. 6,435,022 to expire and why we had not paid the maintenance fees to maintain his patent.

Mr. Dougherty promised to look into it and telephoned me on August 10, 2011 and reported that he was preparing a petition to revive the patent but was waiting for copies of documents from the USPTO file that were reported to be in storage.

Further declarath sayath not.

Omar Al Bannai, Ph.D.

مركز صباح الأحمد للمو**مية والأبداع**

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Tareq Nasser Albuaijan

Confirmation No. 6202

U.S. Patent Application No. 09/779,661

Filed: February 9, 2001

Group Art Unit: 2856

U.S. Patent No. 6,435,022

Examiner: Robert R. Raevis

Issued: August 20, 2002

For:

PARTIAL STROKE TESTING SYSTEM

DECLARATION OF GEORGE MILLER

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

I, George Miller hereby declare that all statements made herein of my own knowledge are true and that all statements made on information are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both under Section 1001, Title 18 of the United States Code in which such willful false statements may jeopardize the validity of the above-identified application or any patent issued therefrom:

I, George Miller certify that I received a telephone call from David E. Dougherty on or about Tuesday, August 9, 2011. Mr. Dougherty asked me to obtain copies of documents from the U.S. Patent and Trademark Office file for U.S. Patent No. 6,435,022 in the name of Tareq Nasser Albuaijan. Mr. Dougherty identified several documents and told me that the USPTO had reported that the file had been sent to storage.

I promptly ordered copies of the requested documents, obtained them and delivered them to Mr. Dougherty on or about August 17, 2011.

Further declarath sayath not.

Exhibit A

09/779,661	PARTIAL STROKE TESTING SYSTEM	3174/2	08-09- 2011:: 15 :33:39
Transactio	on History		
Date	Transaction Description		
1 09-20-2006	Expire Patent		
08-20-2002	Recordation of Patent Grant Mailed	,	
08-01-2002	Issue Notification Mailed		
08-20-2002	Patent Issue Date Used in PTA Calculation		
07-15-2002	Receipt into Pubs		
06-27-2002	Issue Fee Payment Verified		
02-09-2001	Workflow - Drawings Finished		
02-09-2001	Workflow - Drawings Matched with File at Contractor		
07-02-2002	Application Is Considered Ready for Issue		
06-27-2002	Workflow -Received 85b - Unmatched		
06-27-2002	Issue Fee Payment Received		
05-04-2002	Receipt into Pubs		
04-02-2002	Workflow - File Sent to Contractor		
04-02-2002	Receipt into Pubs		
04-02-2002	Receipt into Pubs		
03-28-2002	Dispatch to Publications		
03-27-2002	Mail Notice of Allowance		
03-26-2002	Notice of Allowance Data Verification Completed		
03-21-2002	Date Forwarded to Examiner		
03-13-2002	Response after Non-Final Action		
03-13-2002	Request for Extension of Time - Granted		
10-25-2001	Mail Non-Final Rejection		
10-24-2001	Non-Final Rejection		
10-20-2001	Date Forwarded to Examiner		
10-12-2001	Response to Election / Restriction Filed		
10-12-2001	Request for Extension of Time - Granted		
08-31-2001	Mail Restriction Requirement		
08-30-2001	Restriction/Election Requirement		
02-09-2001	Miscellaneous Incoming Letter		
06-08-2001	Case Docketed to Examiner in GAU		
04-02-2001	Transfer Inquiry		
03-19-2001	Application Dispatched from OIPE		
03-14-2001	Correspondence Address Change		
02-28-2001	IFW Scan & PACR Auto Security Review		
02-09-2001	Initial Exam Team nn		•

Close Window

= Exhibit B

Attorney Docket No. 3174/2

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

ALBUAIJAN

: Group Art Unit: 2856

Serial No. 09/779,661

: Examiner: R. Raevis

Filed: February 9, 2001

For: PARTIAL STROKE TESTING

SYSTEM

TENNICHTTTAL COVER SHEET

inventor: ALBUIJAN	Serial No. 00/	770 661		
For: PARTIAL STROKE TES	TIME OF COMME	_	Docket No:	3174/2
Inventor: ALBUIJAN For: PARTIAL STROKE TES Due date: January 25, 2002 This will acknowledge receipt in the second of the seco	Date filed: the Patent & Trac FR1.53b) CFR1.53c) (37CFR1.53d) Claims er of Atty	March 13, 2002 demark Office of the f Claim fo Priority of X Amendm Info. Disc X Petition fo Issue fee	ollowing: r priority locument ent cl. Statement; or Ext. of Time transmittal Appeal rief (triplicate) al cover sheet	DED/dmt
Trademark applic. Trademark applic. Section 8 & 15 Affidavit Please provide EARLY NOTIF	_ Drawing _ Specimens		for the above ap	oplication.

Tel: 703-412-1155 Ext. 17

Exhibit B

Attorney Docket No. 3174/2

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

ALBUAIJAN : Group Art Unit: 2856

Serial No. 09/779,661 : Examiner: R. Raevis

Filed: February 9, 2001

For: PARTIAL STROKE TESTING

SYSTEM

CHANGE OF ADDRESS

Assistant Commissioner for Trademarks Washington, D.C. 20231

Sir:

Effective March 18, 2002, please forward all further correspondence in this application to David E. Dougherty at the new address as follows:

David E. Dougherty Dennison, Schultz & Dougherty 612 Crystal Square 4 1745 Jefferson Davis Highway Arlington, VA 22202

Tel: 703-412-1155 Ext. 17

Fax: 703-412-1161

Respectfully submitted,

March 13, 2002

Date

David E. Dougherty

Reg. No. 19,576

David E. Dougherty Dennison, Schultz & Dougherty 612 Crystal Square 4 1745 Jefferson Davis Highway Arlington, VA 22202

Tel: 703-412-1155 Ext. 17

Fax: 703-412-1161

Exhibit C

PART B - FEE(S) TRANSMITTAL

er with applicable fee(s), to:

Box ISSUE FEE

Assistant Commissioner for Patents

Washington, D.C. 20231

MAILING INSTRUCTIONS: This form should be used for transmitting the ISSUE FEE and PUBLICATION FEE (if required). Blocks 1 through 4 should be completed where appropriate. All further correspondence including the Patent, advance orders and notification of maintenance fees will be mailed to the current correspondence address as indicated unless corrected below or directed otherwise in Block 1, by (a) specifying a new correspondence address; and/or (b) indicating a separate "FEE ADDRESS" for maintenance fee notifications.

CURRENT CORRESPONDENCE ADDRESS (Note: Legibly mark-up with any corrections or use Block 1)

7590

03/27/2002

DOUGHERTY & TROXELL SUITE 1404 5205 LEESBURG PIKE FALLS CHURCH, VA 22041

Note: The certificate of mailing below can only be used for domestic mailings of the Foe(s) Transmittal. This certificate cannot be used for any other accompanying papers. Each additional paper, such as an assignment or formal drawing, must have its own certificate of mailing.

Certificate of Mailing

I hereby certify that this Fee(a) Transmittal is being deposited with the United States Postal Service with sufficient postage for first class mail in an envelope addressed to the Box Issue Fee address above on the date indicated below.

(Depositor's name) (Signatur (Dete

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/779,661	02/09/2001	Tareq Nasser Albuaijan	3174/2	6202

TITLE OF INVENTION: PARTIAL STROKE TESTING SYSTEM

TOTAL CLAIMS	APPLN, TYPE	SMALL ENTITY	ISSUE FEE	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
11	nonprovisional	YES	\$540	\$300	\$940	06/27/2002
EXA	MINER	ART UNIT	CLASS-SUBCLAS	s	j	•
RAEVIS,	ROBERT R	2856	073-168000			<u>.</u>
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NOTICE OF PATENT EXPIRATION

According to the records of the U.S. Patent and Trademark Office (USPTO), payment of the maintenance fee for the patent(s) listed below has not been received timely prior to the end of the six-month grace period in accordance with 37 CFR 1.362(e). THE PATENT(S) LISTED BELOW HAS THEREFORE EXPIRED AS OF THE END OF THE GRACE PERIOD. 35 U.S.C. 41(b). Notice of the expiration will be published in the USPTO Official Gazette.

Expired patents may be reinstated in accordance with 37 CFR 1.378 if upon petition, the maintenance fee and the surcharge set forth in 37 CFR 1.20(i) are paid, AND the delay in payment of the maintenance fee is shown to the satisfaction of the Director to have been unavoidable or unintentional. 35 U.S.C. 41(c)(1).

If the Director accepts payment of the maintenance fee and surcharge upon petition under 37 CFR 1.378, the patent shall be considered as not having expired but would be subject to the intervening rights and conditions set forth in 35 U.S.C. 41(c)(2).

For instructions on filing a petition under 37 CFR 1.378 to reinstate an expired patent, you may call the USPTO Contact Center at 800-786-9199 or 571-272-1000.

PATENT NUMBER	U.S. APPLICATION NUMBER		APPLICATION FILING DATE	EXPIRATION DATE	ATTORNEY DOCKET NUMBER
6435022	09779661	08/20/02	02/09/01	08/21/06	